

REMARKS

Applicant is in receipt of the Restriction Requirement mailed December 6, 2005.

Applicant has amended the claims to correct the numbering error.

In the Restriction Requirement mailed December 6, 2005, claims 151 – 153 were included in both Groups I and II. Hence, Applicant is unclear as to which claims belong in which groups. Applicant presumes for the sake of this Response that Group I should include claims 85 – 151 and 153, and that Group II should include only claim 152.

In response to the Examiner's restriction requirement under 35 U.S.C. § 121, Applicant elects Group I, claims 85 – 151 and 153, with traverse. Applicant has cancelled claims 154 – 158. Applicant reserves the right to file a divisional application at a later date capturing the subject matter of these claims.

Applicant submits that restriction of claim 152 is improper. Applicant has amended claim 152 to recite

~~162- 152.~~ (Currently Amended) The system of claim ~~161~~ 151, wherein the network ~~comprises a wireless link~~ interface is a wireless network interface.

Applicant submits that claim 152 merely recites that the network interface of claim 151 is a wireless interface. Hence, this is not a proper combination / subcombination restriction.

CONCLUSION

The present response is believed to be a complete response to the issues raised in the office action in full reconsideration. A favorable reaction is respectfully requested. If the Examiner has any questions, comments or suggestions, the undersigned attorney earnestly requests a telephone conference.

If any extensions of time (under 37 C.F.R. § 1.136) are necessary to prevent the above referenced application(s) from becoming abandoned, Applicant(s) hereby petition for such extensions. If any fees are due, the Commissioner is authorized to charge said fees to Meyertons, Hood, Kivlin, Kowert & Goetzel PC Deposit Account No. 50-1505/5399-00100/JCH.

Respectfully submitted,



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Date: 1/6/2006 JCH